S-2060.1				

SUBSTITUTE SENATE BILL 5592

State of Washington 58th Legislature 2003 Regular Session

By Senate Committee on Judiciary (originally sponsored by Senators Mulliken, Eide, Johnson, Haugen, Sheahan and McCaslin)

READ FIRST TIME 03/03/03.

- AN ACT Relating to garnishments; amending RCW 6.27.020, 6.27.070,
- 2 6.27.100, 6.27.130, 6.27.140, 6.27.160, 6.27.190, 6.27.200, 6.27.250,
- 3 6.27.265, 6.27.320, 6.27.340, 6.27.350, and 3.62.060; and reenacting
- 4 and amending RCW 6.27.040.

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- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 **Sec. 1.** RCW 6.27.020 and 1987 c 442 s 1002 are each amended to 7 read as follows:
 - (1) The clerks of the superior courts and district courts of this state may issue writs of garnishment returnable to their respective courts for the benefit of a judgment creditor who has a judgment wholly or partially unsatisfied in the court from which the garnishment is sought.
- 13 (2) Writs of garnishment may be issued in district court with like 14 effect by the attorney of record for the judgment creditor, and the 15 form of writ shall be substantially the same as when issued by the 16 court except that it shall be subscribed only by the signature of such 17 attorney.
- 18 <u>(3)</u> Except as otherwise provided in RCW 6.27.040 and 6.27.330, the superior courts and district courts of this state may issue prejudgment

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- 1 writs of garnishment to a plaintiff at the time of commencement of an
- 2 action or at any time afterward, subject to the requirements of chapter
- 3 6.26 RCW.

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- Sec. 2. RCW 6.27.040 and 1987 c 442 s 1004 and 1987 c 202 s 134 are each reenacted and amended to read as follows:
- (1) The state of Washington, all counties, cities, towns, school districts and other municipal corporations shall be subject to garnishment after judgment has been entered in the principal action, but not before, in the superior and district courts, in the same manner and with the same effect, as provided in the case of other garnishees.
- 11 (2) The venue of any such garnishment proceeding shall be the same 12 as for the original action, and the writ shall be issued by the clerk 13 of the court having jurisdiction of such original action or by the 14 attorney of record for the judgment creditor in district court.
- 15 <u>(3)</u> The writ of garnishment shall be served ((in the same manner and)) upon the same officer as is required for service of summons upon the commencement of a civil action against the state, county, city, town, school district, or other municipal corporation, as the case may be.
- 20 **Sec. 3.** RCW 6.27.070 and 1987 c 442 s 1007 are each amended to 21 read as follows:
 - (1) When application for a writ of garnishment is made by a judgment creditor and the requirements of RCW 6.27.060 have been complied with, the clerk shall docket the case in the names of the judgment creditor as plaintiff, the judgment debtor as defendant, and the garnishee as garnishee defendant, and shall immediately issue and deliver a writ of garnishment to the judgment creditor in the form prescribed in RCW 6.27.100, directed to the garnishee, commanding the garnishee to answer said writ on forms served with the writ and complying with RCW 6.27.190 within twenty days after the service of the writ upon the garnishee. The clerk shall likewise docket the case when a writ of garnishment issued by the attorney of record of a judgment creditor is filed. Whether a writ is issued by the clerk or an attorney, the clerk shall bear no responsibility for errors contained in the writ.

(2) The writ of garnishment shall be dated and attested as in the form prescribed in RCW 6.27.100. The name and office address of the plaintiff's attorney shall be indorsed thereon or, in case the plaintiff has no attorney, the name and address of the plaintiff shall be indorsed thereon. The address of the clerk's office shall appear at the bottom of the writ.

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7 Sec. 4. RCW 6.27.100 and 2000 c 72 s 3 are each amended to read as 8 follows:

(1) The writ shall be substantially in the following form((÷ PROVIDED, That)), but if the writ is issued under a court order or judgment for child support, the following statement shall appear conspicuously in the caption: "This garnishment is based on a judgment or court order for child support "((: AND PROVIDED FURTHER, That)); and if the garnishment is for a continuing lien, the form shall be modified as provided in RCW 6.27.340((: AND PROVIDED FURTHER, That)); and if the writ is not directed to an employer for the purpose of garnishing a defendant's earnings, the paragraph relating to the earnings exemption may be omitted and the paragraph relating to the deduction of processing fees may be omitted; and if the writ is issued by an attorney, the writ shall be revised as indicated in subsection (2) of this section:

22	"IN THE COURT				
23	OF THE STATE OF WASHINGTON IN AND FOR				
24	THE COUNTY	OF			
25	,				
26	Plaintiff,	No			
27	vs.				
28	,	WRIT OF			
29	Defendant	GARNISHMENT			
30	,				
31	Garnishee				
32	THE STATE OF WASHINGT	ON TO:			
33		Garnishee			
34	AND TO:				
35	Defend	ant			

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1	The above-named plaintiff has applied for a w	The above-named plaintiff has applied for a writ of				
2	garnishment against you, claiming that the above	garnishment against you, claiming that the above-named				
3	defendant is indebted to plaintiff and that the amo	defendant is indebted to plaintiff and that the amount to be				
4	held to satisfy that indebtedness is \$, cons	isting of:				
5	Balance on Judgment or Amount of Claim	\$				
6	Interest under Judgment from to	\$				
7	Taxable Costs and Attorneys' Fees	\$				
8	Estimated Garnishment Costs:					
9	Filing Fee	\$				
10	Service and Affidavit Fees	\$				
11	Postage and Costs of Certified Mail	\$				
12	Answer Fee or Fees (If applicable)	\$				
13	Garnishment Attorney Fee	\$				
14	Other	\$				

YOU ARE HEREBY COMMANDED, unless otherwise directed by the court, by the attorney of record for the plaintiff, or by this writ, not to pay any debt, whether earnings subject to this garnishment or any other debt, owed to the defendant at the time this writ was served and not to deliver, sell, or transfer, or recognize any sale or transfer of, any personal property or effects of the defendant in your possession or control at the time when this writ was served. Any such payment, delivery, sale, or transfer is void to the extent necessary to satisfy the plaintiff's claim and costs for this writ with interest.

YOU ARE FURTHER COMMANDED to answer this writ by filling in the attached form according to the instructions in this writ and in the answer forms and, within twenty days after the service of the writ upon you, to mail or deliver the original of such answer to the court, one copy to the plaintiff or the plaintiff's attorney, and one copy to the defendant, in the envelopes provided.

If, at the time this writ was served, you owed the defendant any earnings (that is, wages, salary, commission, bonus, or other compensation for personal services or any periodic payments pursuant to a pension or retirement program), the defendant is entitled to receive amounts that are exempt from garnishment under federal and state law. You must pay the exempt amounts to the defendant on the day you would customarily pay the compensation or other periodic payment. As more fully explained in the answer, the basic exempt amount is the greater

of seventy-five percent of disposable earnings or a minimum amount determined by reference to the employee's pay period, to be calculated as provided in the answer. However, if this writ carries a statement in the heading that "This garnishment is based on a judgment or court order for child support," the basic exempt amount is forty percent of disposable earnings.

IF THIS IS A WRIT FOR A CONTINUING LIEN ON EARNINGS, YOU MAY DEDUCT A PROCESSING FEE FROM THE REMAINDER OF THE EMPLOYEE'S EARNINGS AFTER WITHHOLDING UNDER THIS WRIT. THE PROCESSING FEE MAY NOT EXCEED TWENTY DOLLARS FOR THE FIRST ANSWER AND TEN DOLLARS AT THE TIME YOU SUBMIT THE SECOND ANSWER.

If you owe the defendant a debt payable in money in excess of the amount set forth in the first paragraph of this writ, hold only the amount set forth in the first paragraph and any processing fee if one is charged and release all additional funds or property to defendant.

IF YOU FAIL TO ANSWER THIS WRIT AS COMMANDED, A JUDGMENT MAY BE ENTERED AGAINST YOU FOR THE FULL AMOUNT OF THE PLAINTIFF'S CLAIM AGAINST THE DEFENDANT WITH ACCRUING INTEREST, ATTORNEY FEES, AND COSTS WHETHER OR NOT YOU OWE ANYTHING TO THE DEFENDANT. IF YOU PROPERLY ANSWER THIS WRIT, ANY JUDGMENT AGAINST YOU WILL NOT EXCEED THE AMOUNT OF ANY NONEXEMPT DEBT OR THE VALUE OF ANY NONEXEMPT PROPERTY OR EFFECTS IN YOUR POSSESSION OR CONTROL.

JUDGMENT MAY ALSO BE ENTERED AGAINST THE DEFENDANT FOR COSTS AND FEES INCURRED BY THE PLAINTIFF.

Attorney for Clerk of Plaintiff (or the Court Plaintiff, if no attorney) Address Address"

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(2) If an attorney issues the writ of garnishment, the final paragraph of the writ, containing the date, and the subscripted attorney and clerk provisions, shall be replaced with text in substantially the following form:

"This writ is issued by the undersigned attorney of record for plaintiff under the authority of chapter 6.27 of the Revised Code of Washington, and must be complied with in the same manner as a writ issued by the clerk of the court.

9	Dated thisday of	, 20
10		
11	<u></u>	
12	Attorney for Plaintiff	
13	<u></u>	
14	Address"	Address of the Clerk of the
15		Court

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- 16 Sec. 5. RCW 6.27.130 and 1988 c 231 s 27 are each amended to read 17 as follows:
 - (1) When a writ is issued under a judgment, on or before the date of service of the writ on the garnishee, the judgment creditor shall mail or cause to be mailed to the judgment debtor, by certified mail, addressed to the last known post office address of the judgment debtor, (a) a copy of the writ and a copy of the ((judgment or, if it is a district court judgment, a copy of the)) judgment creditor's affidavit submitted in application for the writ, and (b) if the judgment debtor is an individual, the notice and claim form prescribed in RCW 6.27.140. In the alternative, on or before the day of the service of the writ on the garnishee or within two days thereafter, the stated documents shall be served on the judgment debtor in the same manner as is required for personal service of summons upon a party to an action.
 - (2) The requirements of this section shall not be jurisdictional, but (a) no disbursement order or judgment against the garnishee defendant shall be entered unless there is on file the return or affidavit of service or mailing required by subsection (3) of this section, and (b) if the copies of the writ and judgment or affidavit, and the notice and claim form if the defendant is an individual, are not mailed or served as herein provided, or if any irregularity appears

with respect to the mailing or service, the court, in its discretion, on motion of the judgment debtor promptly made and supported by affidavit showing that the judgment debtor has suffered substantial injury from the plaintiff's failure to mail or otherwise to serve such copies, may set aside the garnishment and award to the judgment debtor an amount equal to the damages suffered because of such failure.

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- 7 (3) If the service on the judgment debtor is made by a sheriff, the sheriff shall file with the clerk of the court that issued the writ a 8 signed return showing the time, place, and manner of service and that the copy of the writ was accompanied by a copy of a judgment or affidavit, and by a notice and claim form if required by this section, 11 and shall note thereon fees for making such service. If service is made by any person other than a sheriff, such person shall file an 13 affidavit including the same information and showing qualifications to 14 make such service. If service on the judgment debtor is made by mail, 15 the person making the mailing shall file an affidavit including the 16 17 same information as required for return on service and, in addition, showing the address of the mailing and attaching the return receipt or 18 19 the mailing should it be returned to the sender as undeliverable.
- 20 **Sec. 6.** RCW 6.27.140 and 1997 c 59 s 2 are each amended to read as 21 follows:
 - (1) The notice required by RCW 6.27.130(1) to be mailed to or served on an individual judgment debtor shall be in the following form, printed or typed in type no smaller than elite type:

NOTICE OF GARNISHMENT AND OF YOUR RIGHTS

A Writ of Garnishment issued ((by)) in a Washington court has been or will be served on the garnishee named in the attached copy of the writ. After receipt of the writ, the garnishee is required to withhold payment of any money that was due to you and to withhold any other property of yours that the garnishee held or controlled. This notice of your rights is required by law.

YOU HAVE THE FOLLOWING EXEMPTION RIGHTS:

If the garnishee is your employer who owes wages or WAGES. other personal earnings to you, your employer is required to

pay amounts to you that are exempt under state and federal laws, as explained in the writ of garnishment. You should receive a copy of your employer's answer, which will show how the exempt amount was calculated. If the garnishment is for child support, the exempt amount paid to you will be forty percent of wages due you, but if you are supporting a spouse or dependent child, you are entitled to claim an additional ten percent as exempt.

BANK ACCOUNTS. If the garnishee is a bank or other institution with which you have an account in which you have deposited benefits such as Temporary Assistance for Needy Families, Supplemental Security Income (SSI), Social Security, veterans' benefits, unemployment compensation, or a United States pension, you may claim the account as fully exempt if you have deposited only such benefit funds in the account. It may be partially exempt even though you have deposited money from other sources in the same account. An exemption is also available under RCW 26.16.200, providing that funds in a community bank account that can be identified as the earnings of a stepparent are exempt from a garnishment on the child support obligation of the parent.

OTHER EXEMPTIONS. If the garnishee holds other property of yours, some or all of it may be exempt under RCW 6.15.010, a Washington statute that exempts up to five hundred dollars of property of your choice (including up to one hundred dollars in cash or in a bank account) and certain property such as household furnishings, tools of trade, and a motor vehicle (all limited by differing dollar values).

HOW TO CLAIM EXEMPTIONS. Fill out the enclosed claim form and mail or deliver it as described in instructions on the claim form. If the plaintiff does not object to your claim, the funds or other property that you have claimed as exempt must be released not later than 10 days after the plaintiff receives your claim form. If the plaintiff objects, the law requires a hearing not later than 14 days after the plaintiff receives

1	your claim form, and notice of the objection and hearing date
2	will be mailed to you at the address that you put on the claim
3	form.
4	THE LAW ALSO PROVIDES OTHER EXEMPTION RIGHTS. IF NECESSARY, AN
5	ATTORNEY CAN ASSIST YOU TO ASSERT THESE AND OTHER RIGHTS, BUT
6	YOU MUST ACT IMMEDIATELY TO AVOID LOSS OF RIGHTS BY DELAY.
7	(2) The claim form required by RCW 6.27.130(1) to be mailed to or
8	served on an individual judgment debtor shall be in the following form,
9	printed or typed in type no smaller than elite type:
10	[Caption to be filled in by judgment creditor
11	or plaintiff before mailing.]
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13	Name of Court
14	No
15	Plaintiff,
16	vs.
17	EXEMPTION CLAIM
18	Defendant,
19	
20	Garnishee Defendant
21	INSTRUCTIONS:
22	1. Read this whole form after reading the enclosed
23	notice. Then put an X in the box or boxes that
24	describe your exemption claim or claims and write
25	in the necessary information on the blank lines. $\underline{\text{If}}$
26	additional space is needed, use the bottom of the
27	last page or attach another sheet.

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1	2. Make two copies of the completed form. Deliver
2	the original form by first class mail or in person to
3	the clerk of the court, whose address is shown at the
4	bottom of the writ of garnishment. Deliver one of
5	the copies by first class mail or in person to the
6	plaintiff or plaintiff's attorney, whose name and
7	address are shown at the bottom of the writ. Keep
8	the other copy. YOU SHOULD DO THIS AS
9	QUICKLY AS POSSIBLE, BUT NO LATER
10	THAN 28 DAYS (4 WEEKS) AFTER THE DATE
11	ON THE WRIT.
12	I/We claim the following money or property as exempt:
13	IF BANK ACCOUNT IS GARNISHED:
14	[] The account contains payments from:
15	[] Temporary assistance for needy families, SSI, or
16	other public assistance. I receive \$
17	monthly.
18	[] Social Security. I receive \$ monthly.
19	[] Veterans' Benefits. I receive \$ monthly.
20	[] U.S. Government Pension. I receive \$
21	monthly.
22	[] Unemployment Compensation. I receive \$
23	monthly.
24	[] Child support. I receive \$ monthly.
25	[] Other. <u>Explain</u>
26	
27	IF EXEMPTION IN BANK ACCOUNT IS CLAIMED,
28	ANSWER ONE OR BOTH OF THE FOLLOWING:
29	[] No money other than from above payments are in
30	the account.
31	[] Moneys in addition to the above payments have
32	been deposited in the account. Explain
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1			IF EARNINGS ARE GAR	NISHED FOR CHILD
2			SUPPORT:	
3			[] I claim maximum	exemption.
4			[] I am supporting an	other child or other children.
5			[] I am supporting a l	nusband or a wife.
6			IF PENSION OR RETIREM	MENT BENEFITS ARE
7			GARNISHED:	
8			[] Name and address o	f employer who is paying the
9			benefits:	
10				
11			OTHER PROPERTY:	
12			[] Describe property	
13				
14			(If you claim other pe	rsonal property as exempt, you
15			must attach a list of a	all other personal property that
16			you own.)	
17				
18			Print: Your name	If married,
19				name of husband/wife
20				
21			Your signature	Signature of husband
22				or wife
23				
24				
25			Address	Address
26				(if different from yours)
27				
28			Telephone number	Telephone number
29				(if different from yours)
30	CAUTTON:	If the	plaintiff object	ts to vour claim. vou will ha

30 CAUTION: If the plaintiff objects to your claim, you will have to go 31 to court and give proof of your claim. For example, if you claim that 32 a bank account is exempt, you may have to show the judge your bank 33 statements and papers that show the source of the money you deposited 34 in the bank. Your claim may be granted more quickly if you attach 35 copies of such proof to your claim.

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1 II	THE	JUDGE	DENIES	YOUR	EXEMPTION	CLAIM,	YOU	WILL	HAVE	TO	PAY	THE
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- 2 PLAINTIFF'S COSTS. IF THE JUDGE DECIDES THAT YOU DID NOT MAKE THE
- 3 CLAIM IN GOOD FAITH, HE OR SHE MAY DECIDE THAT YOU MUST PAY THE
- 4 PLAINTIFF'S ATTORNEY FEES.

5 Sec. 7. RCW 6.27.160 and 2002 c 265 s 3 are each amended to read 6 as follows:

(1) A defendant may claim exemptions from garnishment in the manner specified by the statute that creates the exemption or by delivering to or mailing by first class mail to the clerk of the court out of which the writ was issued a declaration in substantially the following form or in the form set forth in RCW 6.27.140 and mailing a copy of the form by first class mail to the plaintiff or plaintiff's attorney at the address shown on the writ of garnishment, all not later than twenty-eight days after the date stated on the writ except that the time shall be extended to allow a declaration mailed or delivered to the clerk within twenty-one days after service of the writ on the garnishee if service on the garnishee is delayed more than seven days after the date of the writ.

19	[NAME OF COURT]
20	No
21	Plaintiff
22	
23	Defendant
24	CLAIM OF EXEMPTION
25	Garnishee
26	I/We claim the following described property or money as
27	exempt from execution:
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31	I/We believe the property is exempt because:
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2		
3	Print name	Print name of spouse,
4		if married
5		
6	Signature	Signature
7		
8	Address	Address
9		
10		
11	Telephone number	Telephone number
1.0		

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- (2) A plaintiff who wishes to object to an exemption claim must, not later than seven days after receipt of the claim, cause to be delivered or mailed to the defendant by first class mail, to the address shown on the exemption claim, a declaration by self, attorney, or agent, alleging the facts on which the objection is based, together with notice of date, time, and place of a hearing on the objection, which hearing the plaintiff must cause to be noted for a hearing date not later than fourteen days after the receipt of the claim. hearing on an objection to an exemption claim, the court shall award costs to the prevailing party and may also award an attorney's fee to the prevailing party if the court concludes that the exemption claim or the objection to the claim was not made in good faith. The defendant bears the burden of proving any claimed exemption, including the obligation to provide sufficient documentation to identify the source and amount of any claimed exempt funds.
- (3) If the plaintiff elects not to object to the claim of exemption, the plaintiff shall, not later than ten days after receipt of the claim, obtain from the court and deliver to the garnishee an order directing the garnishee to release such part of the debt, property, or effects as is covered by the exemption claim. If the plaintiff fails to obtain and deliver the order as required or otherwise to effect release of the exempt funds or property, the defendant shall be entitled to recover fifty dollars from the plaintiff, in addition to actual damages suffered by the defendant from

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1	the failure to release the exempt property. The attorney of record for
2	the plaintiff may, as an alternative to obtaining a court order
3	releasing exempt funds, property, or effects, deliver to the garnishee
4	and file with the court an authorization to release claimed exempt
5	funds, property, or effects, signed by the attorney, in substantially
6	the following form:

7	[NAME OF COURT]
8	, <u>No</u>
9	Plaintiff,
10	vs. RELEASE OF WRIT OF
11	GARNISHMENT
12	<u></u>
13	<u>Defendant</u>
14	<u></u> 2
15	Garnishee.
16	
17	TO THE ABOVE-NAMED GARNISHEE
18	You are hereby directed by the attorney for plaintiff,
19	under the authority of chapter 6.27 of the Revised Code of
20	Washington, to release the writ of garnishment issued in
21	this cause on , as follows: [indicate
22	full or partial release, and if partial the extent to which the
23	garnishment is released]
24	You are relieved of your obligation to withhold funds
25	or property of the defendant to the extent indicated in this
26	release. Any funds or property covered by this release
27	which have been withheld, should be returned to the
28	defendant.
29	
30	<u>Date:</u>
31	Attorney for Plaintiff

32 **Sec. 8.** RCW 6.27.190 and 2000 c 72 s 4 are each amended to read as follows:

The answer of the garnishee shall be signed by the garnishee or attorney or if the garnishee is a corporation, by an officer, attorney or duly authorized agent of the garnishee, under penalty of perjury,

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and the original delivered, either personally or by mail, to the clerk of the court ((that issued the writ)), one copy to the plaintiff or the plaintiff's attorney, and one copy to the defendant. The answer shall be made on a form substantially as appears in this section, served on the garnishee with the writ((, with minimum exemption amounts for the different pay periods filled in by the plaintiff before service of the answer forms: PROVIDED, That,)). Prior to serving the answer forms for a writ for continuing lien on earnings, the plaintiff shall fill in the minimum exemption amounts for the different pay periods, and the maximum percentages of disposable earnings subject to lien and exempt from lien. If the garnishment is for a continuing lien, the answer forms shall be as prescribed in RCW 6.27.340 and 6.27.350((: AND PROVIDED FURTHER, That)). If the writ is not directed to an employer for the purpose of garnishing the defendant's wages, the paragraphs in section II of the answer relating to ((the)) earnings ((exemptions)) and calculations of withheld amounts may be omitted.

IN THE COURT 17 OF THE STATE OF WASHINGTON IN AND FOR 18 THE COUNTY OF 19 20 NO. 21 Plaintiff VS. ANSWER 22 TO WRIT OF 23 24 Defendant **GARNISHMENT** 25 26 Garnishee Defendant

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SECTION I. On the date the writ of garnishment was issued ((by the court)) as indicated by the date appearing on the last page of the writ((, defendant (check one) . . . was . . . was not employed by garnishee; defendant (check one) . . . did . . . did not maintain a financial account with garnishee; and garnishee (check one) . . . did . . . did not have possession of or control over any funds, personal property, or effects of defendant.

At the time of service of the writ of garnishment on the garnishee there was due and owing from the garnishee to the above-named defendant \$ (On the reverse side of this answer form, or on an

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attached page, give an explanation of the dollar amount stated, or give reasons why there is uncertainty about your answer.)

If the above amount or any part of it is for personal earnings (that is, compensation payable for personal services, whether called wages, salary, commission, bonus, or otherwise, and including periodic payments pursuant to a pension or retirement program): Garnishee has deducted from this amount \$ which is the exemption to which the defendant is entitled, leaving \$ that garnishee holds under the writ. The exempt amount is calculated as follows:

2.2

Total compensation due defendant \$......

LESS deductions for social security

and withholding taxes and any

other deduction required by law

(list separately and identify) \$......

Disposable earnings \$......

If the title of this writ indicates that this is a garnishment under a child support judgment, enter forty percent of disposable earnings: \$ This amount is exempt and must be paid to the defendant at the regular pay time after deducting any processing fee you may charge.

If this is not a garnishment for child support, enter seventy five percent of disposable earnings: \$ From the listing in the following paragraph, choose the amount for the relevant pay period and enter that amount: \$ (If amounts for more than one pay period are due, multiply the preceding amount by the number of pay periods and/or fraction of pay period for which amounts are due and enter that amount: \$) The greater of the amounts entered in this paragraph is the exempt amount and must be paid to the defendant at the regular pay time after deducting any processing fee you may charge.

List all of the personal property or effects of defendant in the garnishee's possession or control when the writ was served. (Use the reverse side of this answer form or attach a schedule if necessary.))):

1	(A) The defendant: (check one) was, was not employed				
2	by garnishee. If not employed and you have no possession or control of				
3	any funds of defendant, indicate the last day of employment:				
4	; and complete section III of this answer and mail or deliver the				
5	forms as directed in the writ;				
6	(B) The defendant: (check one) did, did not maintai				
7	a financial account with garnishee; and				
8	(C) The garnishee: (check one) did, did not have				
9	possession of or control over any funds, personal property, or effects				
10	of the defendant. (List all of defendant's personal property of				
11	effects in your possession or control on the last page of this answer				
12	form or attach a schedule if necessary.)				
13	SECTION II. At the time of service of the writ of garnishment on				
14	the garnishee there was due and owing from the garnishee to the above-				
15	named defendant \$				
16	This writ attaches a maximum of percent of the defendant's				
17	disposable earnings (that is, compensation payable for personal				
18	services, whether called wages, salary, commission, bonus, or				
19	otherwise, and including periodic payments pursuant to a				
20	nongovernmental pension or retirement program). Calculate the				
21	attachable amount as follows:				
22	Gross Earnings \$				
23	Less deductions required by law (social security,				
24	federal withholding tax, etc. Do not include				
25	deductions for child support orders or government				
26	liens here. Deduct child support orders and liens				
27	on line 7): \$ (2)				
28	Disposable Earnings (subtract line 2 from				
29	<u>line 1):</u> \$ (3)				
30	<pre>Enter percent of line 3:</pre> \$ (4)				
31	Enter one of the following exempt amounts*: \$				
32	If paid: Weekly \$ Semi-monthly \$				
33	Bi-weekly \$ Monthly \$				

 $\underline{}$ *These are minimum exempt amounts that the

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1	defendant must be paid. If your answer				
2	covers more than one pay period, multiply				
3	the preceding amount by the number of pay				
4	periods and/or fraction thereof your answer				
5	covers. If you	use a pay period	not shown,		
6	prorate the month	nly exempt amount	<u>.</u>		
7	Subtract the larg	ger of lines 4 an	d 5 from		
8	<pre>line 3:</pre>			\$ (6)	
9	Enter amount (if	any) withheld fo	r ongoing		
10	government liens	such as child su	pport:	\$	
11	Subtract line 7	from line 6. Thi	<u>s amount</u>		
12	must be held out	for the plaintif	<u>f:</u>	\$	
13	This is the formula that you will use for withholding each pay period				
14	over the required sixty-day garnishment period. Deduct any allowable				
15	processing fee you may charge from the amount that is to be paid to the				
16	<u>defendant.</u>				
17	If there is any uncertainty about your answer, give an explanation				
18	on the last page or on an attached page.				
19	SECTION III. An attorney may answer for the garnishee.				
20	Under penalt	y of perjury, I	affirm that I	I have examined this	
21	answer, includir	ng accompanying	schedules, and	to the best of my	
22	knowledge and be	lief it is true,	correct, and com	mplete.	
23					
24		Signature of	Date		
25		Garnishee Defendant	Dute		
26					
27		Signature of person			
28		answering for	garnishee		
29		garnishee	3		
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31		((
32					
33		Address of Garnishee))			
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Sec. 9. RCW 6.27.200 and 1997 c 296 s 6 are each amended to read as follows:

If the garnishee fails to answer the writ within the time prescribed in the writ, after the time to answer the writ has expired and after required returns or affidavits have been filed, showing service on the garnishee and service on or mailing to the defendant, it shall be lawful for the court to render judgment by default against such garnishee, after providing a notice to the garnishee by personal service or first class mail deposited in the mail at least ten calendar days prior to entry of the judgment, for the full amount claimed by the plaintiff against the defendant, or in case the plaintiff has a judgment against the defendant, for the full amount of the plaintiff's unpaid judgment against the defendant with all accruing interest and costs as prescribed in RCW 6.27.090: PROVIDED, That upon motion by the garnishee at any time within seven days following service on, mailing to, the garnishee of a copy of ((a)) the first writ of execution or ((a)) writ of garnishment under such judgment, the judgment against the garnishee shall be reduced to the amount of any nonexempt funds or property which was actually in the possession of the garnishee at the time the writ was served, plus the cumulative amount of the nonexempt earnings subject to the lien provided for in RCW 6.27.350, or the sum of one hundred dollars, whichever is more, but in no event to exceed the full amount claimed by the plaintiff or the amount of the unpaid judgment against the principal defendant plus all accruing interest and costs and attorney's fees as prescribed in RCW 6.27.090, and in addition the plaintiff shall be entitled to a reasonable attorney's fee for the plaintiff's response to the garnishee's motion to reduce said judgment against the garnishee under this proviso and the court may allow additional attorney's fees for other actions taken because of the garnishee's failure to answer.

- 33 **Sec. 10.** RCW 6.27.250 and 2000 c 72 s 5 are each amended to read as follows:
- 35 (1)(a) If it appears from the answer of the garnishee or if it is 36 otherwise made to appear that the garnishee was indebted to the

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defendant in any amount, not exempt, when the writ of garnishment was served, and if the required return or affidavit showing service on or mailing to the defendant is on file, the court shall render judgment for the plaintiff against such garnishee for the amount so admitted or found to be due to the defendant from the garnishee, unless such amount exceeds the amount of the plaintiff's claim or judgment against the defendant with accruing interest and costs and attorney's fees as prescribed in RCW 6.27.090, in which case it shall be for the amount of such claim or judgment, with said interest, costs, and fees. case of a superior court garnishment, the court shall order the garnishee to pay to the plaintiff or to the plaintiff's attorney through the registry of the court the amount of the judgment against the garnishee, the clerk of the court shall note receipt of any such payment, and the clerk of the court shall disburse the payment to the In the case of a district court garnishment, the court plaintiff. shall order the garnishee to pay the judgment amount directly to the plaintiff or to the plaintiff's attorney. In either case, the court shall inform the garnishee that failure to pay the amount may result in execution of the judgment, including garnishment.

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- (b) If, prior to judgment, the garnishee tenders to the plaintiff or to the plaintiff's attorney or to the court any amounts due, such tender will support judgment against the garnishee in the amount so tendered, subject to any exemption claimed within the time required in RCW 6.27.160 after the amounts are tendered, and subject to any controversion filed within the time required in RCW 6.27.210 after the amounts are tendered. Any amounts tendered to the court by or on behalf of the garnishee or the defendant prior to judgment shall be disbursed to the party entitled to same upon entry of judgment or order, and any amounts so tendered after entry of judgment or order shall be disbursed upon receipt to the party entitled to same.
- (2) If it shall appear from the answer of the garnishee and the same is not controverted, or if it shall appear from the hearing or trial on controversion or by stipulation of the parties that the garnishee is indebted to the principal defendant in any sum, but that such indebtedness is not matured and is not due and payable, and if the required return or affidavit showing service on or mailing to the defendant is on file, the court shall make an order requiring the garnishee to pay such sum into court when the same becomes due, the

date when such payment is to be made to be specified in the order, and 1 2 in default thereof that judgment shall be entered against the garnishee for the amount of such indebtedness so admitted or found due. 3 the garnishee pays the sum at the time specified in the order, the 4 payment shall operate as a discharge, otherwise judgment shall be 5 entered against the garnishee for the amount of such indebtedness, 6 7 which judgment shall have the same force and effect, and be enforced in the same manner as other judgments entered against garnishees as 8 provided in this chapter: PROVIDED, That if judgment is rendered in 9 favor of the principal defendant, or if any judgment rendered against 10 the principal defendant is satisfied prior to the date of payment 11 specified in an order of payment entered under this subsection, the 12 13 garnishee shall not be required to make the payment, nor shall any 14 judgment in such case be entered against the garnishee.

- (3) The court shall, upon request of the plaintiff at the time judgment is rendered against the garnishee or within one year thereafter, or within one year after service of the writ on the garnishee if no judgment is taken against the garnishee, render judgment against the defendant for recoverable garnishment costs and attorney fees. However, if it appears from the answer of garnishee or otherwise that, at the time the writ was issued, the garnishee held no funds, personal property, or effects of the defendant and, in the case of a garnishment on earnings, the defendant was not employed by the garnishee, or, in the case of a writ directed to a financial institution, the defendant maintained no account therein, then the plaintiff may not be awarded judgment against the defendant for such costs or attorney fees.
- 28 **Sec. 11.** RCW 6.27.265 and 2000 c 72 s 6 are each amended to read 29 as follows:
- The judgment on garnishee's answer or tendered funds, and for costs against defendant, and the order to pay funds shall be substantially in the following form:
- 33 IN THE . . . COURT OF THE STATE OF WASHINGTON IN AND FOR THE 34 COUNTY OF

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1	Plaintiff
2	VS. JUDGMENT AND ORDER
3	TO PAY
4	(Clerk's Action Required)
5	
6	Defendant
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8	Garnishee
9	Judgment Summary
10	Judgment Creditor
11	Garnishment Judgment Debtor
12	Garnishment Judgment Amount
13	Costs Judgment Debtor
14	Costs Judgment Amount
15	Judgments to bear interest at %
16	Attorney for Judgment Creditor

IT APPEARING THAT garnishee was indebted to defendant in the nonexempt amount of \$; that at the time the writ of garnishment was issued defendant was employed by or maintained a financial institution account with garnishee, or garnishee had in its possession or control funds, personal property, or effects of defendant; and that plaintiff has incurred recoverable costs and attorney fees of \$. . .; now, therefore, it is hereby

ORDERED, ADJUDGED, AND DECREED that plaintiff is awarded judgment against garnishee in the amount of \$...; that plaintiff is awarded judgment against defendant in the amount of \$.... for recoverable costs; that, if this is a superior court order, garnishee shall pay its judgment amount to plaintiff [or to plaintiff's attorney] through the registry of the court, and the clerk of the court shall note receipt thereof and forthwith disburse such payment to plaintiff [or to plaintiff's attorney]; that, if this is a district court order, garnishee shall pay its judgment amount to plaintiff directly [or ((through)) to plaintiff's attorney], and if any payment is received by the clerk of the court, the clerk shall forthwith disburse such payment to plaintiff [or to plaintiff's attorney]. Garnishee is advised that the failure to pay its judgment amount may result in execution of the judgment, including garnishment.

1	DONE IN OPEN COURT this day of , 20
2	
3	Judge/Court Commissioner
4	Presented by:
5	
6	Attorney for Plaintiff

7 **Sec. 12.** RCW 6.27.320 and 2000 c 72 s 7 are each amended to read 8 as follows:

9 In any case where garnishee has answered that it is holding funds 10 property belonging to defendant and plaintiff shall obtain 11 satisfaction of the judgment and payment of recoverable garnishment 12 costs and attorney fees from a source other than the garnishment, upon written demand of the defendant or the garnishee, it shall be the duty 13 of plaintiff to obtain an order dismissing the garnishment and to serve 14 15 it upon the garnishee within twenty days after the demand or the satisfaction of judgment and payment of costs and fees, whichever shall 16 The attorney of record for the plaintiff may, as an 17 be later. alternative to obtaining a court order dismissing the garnishment, 18 deliver to the garnishee and file with the court an authorization to 19 20 dismiss the garnishment in whole or part, signed by the attorney, in 21 substantially the form indicated in RCW 6.27.160(3). In the event of 22 the failure of plaintiff to obtain and serve such an order or release, 23 if garnishee continues to hold such funds or property, defendant shall 24 be entitled to move for dismissal of the garnishment and shall further 25 be entitled to a judgment against plaintiff of one hundred dollars plus 26 defendant's costs and damages. Dismissal may be on ex parte motion of 27 the plaintiff.

- 28 **Sec. 13.** RCW 6.27.340 and 1988 c 231 s 34 are each amended to read 29 as follows:
- 30 (1) Service of a writ for a continuing lien shall comply fully with 31 RCW 6.27.110.
- 32 (2) The caption of the writ shall be marked "CONTINUING LIEN ON

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EARNINGS" and the following additional paragraph shall be included in 1 2 the writ form prescribed in RCW 6.27.100:

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"THIS IS A WRIT FOR A CONTINUING LIEN. THE GARNISHEE SHALL HOLD the nonexempt portion of the defendant's earnings due at the time of service of this writ and shall also hold the defendant's nonexempt earnings that accrue through the last payroll period ending on or before SIXTY days after the date of service of this writ. HOWEVER, IF THE GARNISHEE IS PRESENTLY HOLDING THE NONEXEMPT PORTION OF THE DEFENDANT'S EARNINGS UNDER A PREVIOUSLY SERVED WRIT FOR A CONTINUING LIEN, THE GARNISHEE SHALL HOLD UNDER THIS WRIT only the defendant's nonexempt earnings that accrue from the date the previously served writ or writs terminate and through the last payroll period ending on or before sixty days after the date of termination of the previous writ or writs. IN EITHER CASE, THE GARNISHEE SHALL STOP WITHHOLDING WHEN THE SUM WITHHELD EQUALS THE AMOUNT STATED IN THIS WRIT OF GARNISHMENT."

(3) The answer forms served on an employer with the writ shall include in the caption, "ANSWER TO WRIT OF GARNISHMENT FOR CONTINUING LIEN ON EARNINGS," and the following paragraph shall be added ((as the first paragraph)) to section I of the answer form prescribed in RCW 6.27.190:

"If you are withholding the defendant's nonexempt earnings under a previously served writ for a continuing lien, answer only ((this portion)) sections I and II of this form and mail or deliver the forms as directed in the writ. Withhold from the defendant's future nonexempt earnings as directed in the writ, and a second set of answer forms will be forwarded to you later.

I am presently holding the defendant's nonexempt earnings under a previous writ served on that will terminate not later than \dots , $((\frac{19}{19}))$ $\underline{20}$ \dots

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34 If you are NOT withholding the defendant's earnings under a previously served writ for a continuing lien, answer ((the

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following portion of)) this entire form and mail or deliver the forms as directed in the writ. A second set of answer forms will be forwarded to you later for subsequently withheld earnings."

- 5 (4) In the event plaintiff fails to comply with this section, 6 employer may elect to treat the garnishment as one not creating a 7 continuing lien.
- 8 **Sec. 14.** RCW 6.27.350 and 1997 c 296 s 7 are each amended to read 9 as follows:

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- (1) Where the garnishee's answer to a garnishment for a continuing lien reflects that the defendant is employed by the garnishee, the judgment or balance due thereon as reflected on the writ of garnishment shall become a lien on earnings due at the time of the effective date of the writ, as defined in this subsection, to the extent that they are not exempt from garnishment, and such lien shall continue as to subsequent nonexempt earnings until the total subject to the lien equals the amount stated on the writ of garnishment or until the expiration of the employer's payroll period ending on or before sixty days after the effective date of the writ, whichever occurs first, except that such lien on subsequent earnings shall terminate sooner if the employment relationship is terminated or if the underlying judgment is vacated, modified, or satisfied in full or if the writ is dismissed. The "effective date" of a writ is the date of service of the writ if there is no previously served writ; otherwise, it is the date of termination of a previously served writ or writs.
- (2) At the time of the expected termination of the lien, the plaintiff shall mail to the garnishee three additional stamped envelopes addressed as provided in RCW 6.27.110, and four additional copies of the answer form prescribed in RCW $6.27.190((\frac{-}{(a)}))$. The plaintiff shall replace the text of section I of the answer form with a statement in substantially the following form ((added as the first paragraph)): "ANSWER ((THE SECOND PART)) SECTION II OF THIS FORM WITH RESPECT TO THE TOTAL AMOUNT OF EARNINGS WITHHELD UNDER GARNISHMENT, INCLUDING THE AMOUNT, IF ANY, STATED IN YOUR FIRST ANSWER, AND WITHIN TWENTY DAYS AFTER YOU RECEIVE THESE FORMS, MAIL OR DELIVER THEM AS DIRECTED IN THE WRIT((" and (b) with the following lines substituted for the first sentence of the form prescribed in RCW

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1 6.27.190:))." Amount due and owing stated in first answer 2 \$. . . \$... 3 Amount accrued since first answer TOTAL AMOUNT WITHHELD <u>\$...</u> 4

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(3) Within twenty days of receipt of the second answer form the garnishee shall file a second answer, in the form as provided in subsection (2) of this section, stating the total amount held subject 7 to the garnishment.

9 Sec. 15. RCW 3.62.060 and 1992 c 62 s 8 are each amended to read 10 as follows:

Clerks of the district courts shall collect the following fees for 11 12 their official services:

- (1) In any civil action commenced before or transferred to a district court, the plaintiff shall, at the time of such commencement or transfer, pay to such court a filing fee of thirty-one dollars plus any surcharge authorized by RCW 7.75.035. No party shall be compelled to pay to the court any other fees or charges up to and including the rendition of judgment in the action other than those listed.
- (2) For issuing a writ of garnishment or other writ, or for filing 19 20 an attorney issued writ of garnishment, a fee of six dollars.
 - (3) For filing a supplemental proceeding a fee of twelve dollars.
 - (4) For demanding a jury in a civil case a fee of fifty dollars to be paid by the person demanding a jury.
 - (5) For preparing a transcript of a judgment a fee of six dollars.
- 25 (6) For certifying any document on file or of record in the clerk's 26 office a fee of five dollars.
 - (7) For preparing the record of a case for appeal to superior court a fee of forty dollars including any costs of tape duplication as governed by the rules of appeal for courts of limited jurisdiction (RALJ).
- (8) For duplication of part or all of the electronic tape or tapes 31 32 of a proceeding ten dollars per tape.
- 33 The fees or charges imposed under this section shall be allowed as court costs whenever a judgment for costs is awarded. 34

--- END ---